# CONFIDENTIAL

M-3177 2/2/50

22 January 1953

Received of Generator sets type GN-50.)

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Contra \_\_ Ho. (RD) 20-578

# SECONT NICHORMANDIN AL

This Supplemental Agreement entered into as of this 31st day of December 1952, by and between

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(hereinafter referred to as the "Transferee"); and the United States of America, represented by the Contracting Officer executing this agreement, (hereinafter referred to as the "Government"),

#### WITHESSETE:

WHRMAS, there exists between the parties hereto a basic contract known and designated as Contract No. (RD) NJ-578, executed under date of 27 June 1951, which together with all supplemental agreements and task orders issued thereunder, is hereinafter referred to as "the contract"; and,

WHEREAS, the Transferor as of 31 December 1952, conveyed, transferred, and assigned to the Transferre the assets of the Transferor; and.

WHEREAS, the Transferee, in commection with said assignment and transfer, has acquired all the assets and liabilities of the Transferor relating to performance of the contract; and,

WHEREAS, the Transferee is in a position fully to perform the contract; and,

WHENEAS, by virtue of said transfer, the Transferee has assumed all the duties, obligations and liabilities of the Transferor under the contract with the Government; and,

WHEREAS, there has been filed with the Government documentary evidence of said assignment and transfer; and,

WHEREAS, it is in the best interests of the Government to recognize the Transferoe as the successor in interest to said Transferor;

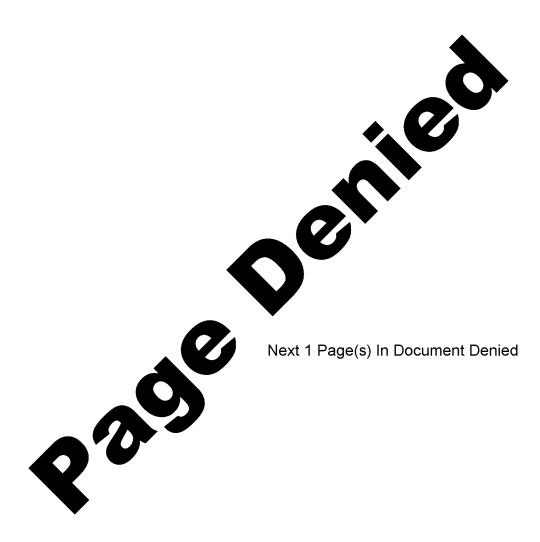
NOW THEREFORE, in consideration of the premises and of the mutual promises and undertakings contained herein, the parties hereto agree to follows:

1. The Transferor hereby confirms said sale and assignment to the Transferoe and does hereby release and discharge the Government from any and all claims and rights which it now has or may hereafter have in connection with Contract No. (RB) M3-578, all assendments theseto, and task orders issued thereunder.

- 2. The Transferoe hareby assumes, agrees to be bound by, and undertakes to perform each and every one of the terms, evenants, and conditions contained in the contract and all assudments and task orders thereto, whether such associates and task orders shall have been issued prior to or subsequent to the effective date hereof. The Transferor further assume all obligations and liabilities of, and all claims and demands against, the Transferor under the contract, and all associates and task orders thereto in all respects as if the Transferor were the original party to said contract, associated, and task orders.
- 3. The Government bereby recognises the Transferee as the Transferee in interest under the contract. The Transferee bereby because entitled to all right, title, and interest, present or future, of whatsoever kind, nature, and description of the Transferor in and to the contract and all assendments and task orders thereto in all respects as if the Transferor were the original party to said contract, assendments and task orders. The term "Sentractor" as used in said contract, assendments and Task orders shall be decade to refer to the Transferor rather than to the Transferor.
- A. Botvithstanding the feregeing provisions, all payments and reinbursements heretefore made by the Government to the Transferer and all other action heretefore taken by the Government, pursuant to its obligations under taken by the Government, pursuant to its obligations under said contract. All payments and reinbursements unde by the Government after the date of this Agreement in the name of the Transferor or to the Transferor shall have the same force and effect as if unde to said Transferor and shall constitute a complete discharge of the Government's obligations, under the contract, to the extent of the assumts so paid or reinbursed.
- 5. The Bransferor and the Bransferoe hereby agree that no claim for payment by or reinbursement from the dovernment will be made by either of them with respect to any couts, increased texts or other expenses arising out of or attributable to (a) said assignment and transfer, or (b) this Agreement, other than those which the Government would have been obligated to pay or reinburse under the terms of the contrast prior to the execution of this Agreement.
- 6. The Transferor hereby guarantees payment of all liabilities and the performance of all obligations which the Transferoe (a) assumes under this Agreement, or (b) may hereafter undertake under the contract as it may hereafter be smeaded or medified; and the Transferor hereby waives notice and consent to say such mandment or medification.

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SECRET SECURITY INFORMATION



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Specification No. 51-A-1012-A

MODIFICATION

OF

HAND GENERATOR GN-58

18 September 1951

#### 1. GENERAL.-

## 1.1. Purpose of the Specification .-

- 1.1.1. The purpose of this specification is to describe the modification requirements for Hand Generator Set GN-58 and to formulate technical requirements governing the modification of this equipment.
- 1.1.2. The principal parts making up GN-58 are: Generator, two cranks, leg with seat (LG-2-A and seat), two legs (LG-3-B). There are no modifications to be made to the generator and cranks, and these specifications will not apply to them. The modified unit shall be designated as GN-58-M.

# 1.2. Requirements of the Specification .-

- 1.2.1. The modification of five units herein described that meet each and every requirement of this specification.

  These units shall be modified from production tools and setups and by production methods.
- 1.2.2. The submission of a complete set of manufacturing drawings covering all parts and details necessary for the modification of this equipment in production quantities. Where special processes relative to modification are required, full instructions and information must be included in the manufacturing drawings. These drawings must be directly reproducible.

- 1.2.3. The compilation and submission of a complete bill of materials for all nonfabricated components. This bill of materials shall list each component; shall identify each as to size, type, capacity, and tolerance; shall identify the manufacturer of each; and shall state the cost of each in quantities required for production lots of 1000 complete units.
- 1.2.4. The modification of and delivery of a quantity of GN-58 sets according to a schedule as directed by the contracting officer. This production may begin only after submittal and approval of Paragraphs 1.2.1., 1.2.2., and 1.2.3. above.
- 1.3. Conditions for the Submittal of Prototypes .-
  - 1.3.1. It is to be specifically noted that the contractor must deliver the items listed in Paragraphs 1.2.1., 1.2.2., and 1.2.3. simultaneously. Prototypes submitted without the remaining items will not be considered.
- 1.4. Disposition and Subsequent Sale.-
  - 1.4.1. Upon completion of this contract, all prototype models, jigs, molds, tools, fixtures, drawings, and components that were produced for this program shall become the property of the United States Government. Upon conclusion of the contract, the contracting officer will furnish instructions for the disposition of the above

1.4.2. The subsequent sale of any of the results of this contract, either tangible or intangible, for any consideration shall be prohibited with the sole exception that sales may be made to other United States Government agencies only at the discretion of the contracting officer.

## 1.5. Critical Materials Clause .-

The contractor shall endeavor to keep the use of critical materials to a minimum and shall furnish at the earliest possible date a complete list of the types and quantities of materials to be used in the fulfillment of his contract.

#### 2. GENERAL REQUIREMENTS .-

#### 2.1. Markings,-

2.1.1. The name, trademark, or other identification of the contractor shall not appear at any place or on any portion of this unit, nor shall the contractor permit the name or trademark of any subcontractor to be placed on any subcontracted component.

### 2.2. Finish .-

- 2.2.1. All edges and holes that were machined during modification shall be properly burred.
- 2.2.2. The inserts and components shall have a finish that will resist corrosion and prevent galvanic action.
- 2.2.3. All exterior surfaces shall be spray painted with matching O-D paint so that no base material is visible when the legs are assembled.

#### 2.3. Workmanship.-

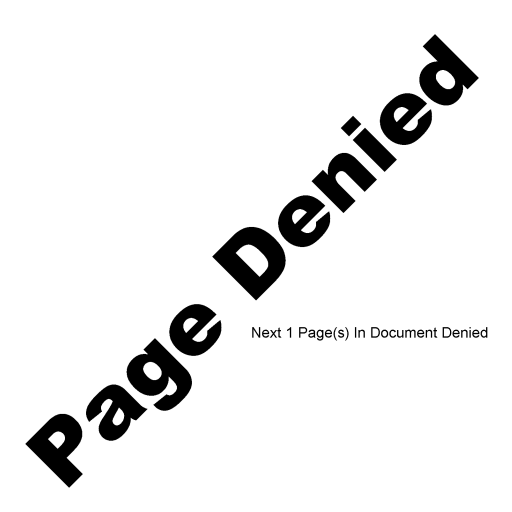
- 2.3.1. All manufactured parts shall be of good-quality workmanship, and inspection standards shall be maintained to determine quality and adherence to manufacturing tolerances.
- 2.3.2. Proper clearances shall be maintained on mating parts to allow free fits without excessive play and to allow interchangeability among all inserts, legs, and component parts. IG-3-B shall be allowed to rotate 180 degrees and still have easy insertion of a locking pin.

### 3. METHOD OF MODIFICATION.-

- 3.1. Government Drawings No. 2043-1 and 2043-2 show the suggested methods for the modification of the Hand Generator Set GN-58.
- 3.2. All inserts shall be manufactured of aluminum-alloy and all component parts of cadmium-plated steel.
- 3.3. The contractor may suggest other methods of modification and/or other materials and submit them to the contracting officer for his prior approval.

#### 4. TESTS .-

4.1. Inspection of the units for workmanship, quality of materials, adherence to specifications, and tolerances shall be made by Government engineers as required.



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